FILED

JUL 13 2017

CLERK U.S. BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA
BY:

ORIGINAL

Larnita Pette 2588 El Camino Real, Suite F-195 Carlsbad, CA 92008 Mobile: (707) 853-2049

E-Mail: larnita.pette@gmail.com

Plaintiff: PRO SE

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

UNITED STATES BANKRUPTCY COURT

CENTRAL DISTRICT OF CALIFORNIA

SANTA ANA DIVISION

RALPH E. SANDERS Debtor,) Case No.: 8:17-bk-10265-MW)) Chapter: 7) Adv. No.: 8:17-ap-01068-MW
Larnita Pette, Plaintiff, vs.	 AMENDED COMPLAINT FOR NONDISCHARGEABILITY OF PENDING LAWSUITS PURSUANT TO 11 U.S.C §523(a)(6) AND/OR 11 U.S.C. §727(a)(4)(A)(B)
Ralph E. Sanders, Defendant	

Under the provisions of Federal Rules of Bankruptcy Procedure Rule 7015 (FRCP Rule 15(a))

Larnita Pette (the "Plaintiff") amends the original complaint. Plaintiff complains of Debtor Ralph

E. Sanders ("The Defendant") that in an attempt to defeat pending civil lawsuits filed in

California Superior Courts in San Diego and Orange Counties, he filed for Chapter 7 bankruptcy

27 | protection. The Defendant's willful and malicious conduct damaged Plaintiff and resulted in the

28

9

14

12

15 16

18

19

17

20 21

23

22

24

25 26

27

28

pending lawsuits. Additionally, Plaintiff objects to a Chapter 7 discharge of the two lawsuits based on the false oath and claims made by Defendant in his Chapter 7 schedules.

JURISDICTION AND VENUE

- 1. This Court has jurisdiction over the subject matter of this adversary proceeding pursuant to the provisions of 28 U.S.C. §1334. This adversary proceeding relates to the Chapter 7 Bankruptcy case of Ralph E. Sanders, Case No. 8:17-bk-10265-MW, now pending in the United States Bankruptcy Court for the Central District of California, Santa Ana Division.
 - 2. Venue herein is proper pursuant to the provisions of 28 U.S.C. §1409.

STATEMENTS OF FACT

- 3. On January 25, 2017, Defendant filed a voluntary petition for relief under the provisions of Chapter 7 of the United States Bankruptcy Code as the result of being the defendant in two pending lawsuits.
- 4. Defendant failed to disclose in the Chapter 7 bankruptcy petition that he was and is a beneficiary and Co-Trustee of The Bobbye J. Rives Trust (the "Trust").
- 5. Defendant failed to disclose in the Chapter 7 bankruptcy schedules that he received in excess of \$98,600 in inheritance and compensation from the Trust as a beneficiary and Co-Trustee. Defendant deliberately concealed the income and assets he received from the Trust.
- 6. On August 15, 2014, the Plaintiff was present at a hearing in San Diego County Superior Court (the "SDCSC") case 37-2014-00024600-CU-PT-NC resulting from a temporary protective order (TPO) filed by the Bobbye J. Rives (the "Decedent") against the Plaintiff. The Decedent, Defendant and an Adult Protective Services worker were present. Plaintiff was represented by counsel.
 - (A) The Plaintiff's presented responsive evidence at the TPO hearing that, in fact indicated that the Plaintiff was the victim of attacks committed by the Decedent, her mother. Plaintiff's response included hospital and Sheriff's records. The court continued the hearing to allow Decedent to have the Plaintiff's responses read to her by the Defendant and APS worker. The Decedent suffered from a severe hearing impairment, diabetes-related vision loss and was nearly blind. The

Decedent also suffered from impaired kidney function, congestive heart failure and cognitive impairment.

- (B) The Defendant and APS worker represented to the court that they would read the Plaintiff's response to the Decedent.
- (C) Although the Defendant was aware of the Plaintiff's abuse by the Decedent, the Defendant willfully and maliciously continued to publish and make defamatory and libelous statements about the Plaintiff. This behavior resulted in the Plaintiff filing a civil lawsuit against the Defendant.
- 7. Plaintiff filed a civil lawsuit on May 8, 2015 for Elder Abuse, Wrongful Death and Defamation among other causes of action in SDCSC (case 37-2015-000-15654-CU-PO-CTL).
 - 8. The SDCSC allegations state that Sanders was negligent, willful and malicious:
 - (A) As an agent for Mrs. Bobbye J. Rives (the "Decedent") with a Durable Power of Attorney over Decedent's health and financial affairs, Defendant failed to provide the minimal caregiver services the Decedent required to maintain her health and safety.
 - (B) As an Interested Person on behalf of the Decedent, Plaintiff alleges "DEFENDENTS tortious conduct was the actual and proximate cause of DECEDENT'S...rapid health deterioration, the need for emergency medical intervention, and eventual death".
 - (C) Furthermore, Defendant published or caused to be published two defamatory letters, (1) dated November 12, 2012 accusing Plaintiff of the crime of Elder Abuse by stating that "Plaintiff physically assaulted the DECEDENT, her own mother, and had her forcibly removed from her home and admitted against her will for a psychological evaluation". The statement is false. And (2) September 16, 2014 states that "Plaintiff had no rights under DECEDENT'S will and trust and was further not permitted to enter DECEDENT'S house in connection with any funeral services". The statement is false. No civil or criminal complaints were ever

7 8

10 11

9

12 13

14 15

16 17

18 19

20 21

22 23

24 25

26 27

28

- filed against Plaintiff by Russell Griffith, attorney at law (the author of both letters), the Defendant or the Decedent.
- The Defendant willfully and maliciously disseminated the two letters to (D) relatives, neighbors, and friends at a reception following the Decedent's memorial services, to staff at Scripps Memorial Hospital, to staff at Las Villas de Carlsbad nursing facility and to staff at Eternal Hills Mortuary.
- The letters are libelous and expose Plaintiff to hatred, contempt and (E) ridicule due to the false statements made about the Plaintiff.
- 9. Beginning on or about January 20, 2016, Defendant made representations through Patrick Hosey, his attorney for the SDCSC case, that he was on the verge of bankruptcy and would be seriously considering filing for Bankruptcy within 60 days. The Defendant received over \$90,000 from the Trust in 2015 according to the First Accounting of the Trust as of November 30, 2015.
- 10. On February 23, 2016, the Defendant and Co-Trustee, Beverly Murray-Calcote hired additional counsel and filed an Anti-SLAPP motion against Plaintiff to remove Defamation and Negligence Causes of Action from the First Amended Complaint of the SDCSC lawsuit.
- 11. On May 23, 2016 a Mandatory Settlement Conference (MSC) was held for the SDCSC case. The Defendant and Co-Trustee, Beverly Murray-Calcote represented to the Court that both were insolvent and were considering filing for bankruptcy.
- 12. On July 13, 2016, Plaintiff filed a Petition for Removal (Orange County Superior Court case 30-2016-00863391-PR-TR-CJC (the "OCSC") to preserve the remaining assets of the Trust and asked that the remaining Trust assets be frozen. The assets of the Trust were ordered frozen by the Court.
- 13. The OCSC allegations state that the Defendant and his Co-Trustee, Beverly Murray-Calcote, acting as Trustees of the Trust willfully and maliciously breached the fiduciary duty owed to the beneficiaries of the Trust.
 - (A) The Co-Trustees made haphazard distributions to themselves at their discretion, while the other beneficiaries had to wait until the Co-Trustees decided

- to provide distributions to the other beneficiaries. The Co-Trustees also made improper distributions to themselves.
- (B) The Co-Trustees double-charged costs of the selling Decedent's residence to the Trust.
- (C) The Co-Trustees sold the residence for significantly below fair market value.
 - (D) The Co-Trustees agreed to hire Joseph Calcote, husband of Co-Trustee Beverly Murray-Calcote, as the listing agent to sell the residence, which enriched the Co-Trustee Beverly Murray-Calcote to the detriment of the other beneficiaries.
 - 14. On August 26, 2016, SDCSC denied the Defendant's Anti-SLAPP motion.
- 15. On April 21, 2017, the civil trial was scheduled to begin in the SDCSC case. The Defendant filed for bankruptcy on January 25, 2017, 3 months before the civil trial was scheduled to start and within weeks of all mandatory trial cutoff dates.
- 16. It is the Plaintiff is informed and believes that the Defendant and his Co-Trustee, Beverly Murray-Calcote and Co-Defendant in the civil lawsuits, filed for a Chapter 7 bankruptcy specifically to defeat the pending lawsuits.
 - (A) On, January 25, 2017, Defendant filed for Chapter 7 bankruptcy protection.
 - (B) On February 17, 2017, Beverly Murray-Calcote (Case No.: 2:17-bk-11972-RK) filed for Chapter 7 bankruptcy protection in the Los Angeles Division of the Central California Bankruptcy Court.
 - (C) Both Co-Defendants in the civil lawsuits ("Sanders and Murray-Calcote") failed to the fact that they were Co-Trustees who had beneficial interests in and received distributions from the Trust in their Chapter 7 schedules.
 - (D) Sanders and Murray-Calcote were required provide additional records and documentation by the US Trustees and Chapter 7 trustees regarding inaccuracies in their Chapter 7 schedules.

6

12

13 14

15

16 17

18

19 20

21

22

24

23

2526

27

28

- (E) As of the June 20, 2017, "Notice of Continuance", the Defendant is still being asked by the Chapter 7 trustee to amend his Statement of Financial Affairs ("SOFA") item 5 and 27. EXHIBIT 1
- 17. Defendant concealed income and assets that he received from the Trust and stated under oath and signed under penalty of perjury at his 341(a) hearings on March 9, 2017 and March 23, 2017 that he read the petition and schedules and that the information contained therein was accurate and correct.
- 18. As a beneficiary and Co-Trustee of the Trust, the Defendant received enough money (in excess of \$98,600) in inheritance and compensation to pay down, most, if not all, of his listed debt.

FIRST CLAIM FOR RELIEF

Nondischargeability against the Defendant Ralph E. Sanders – Pursuant to 11 U.S.C. §523(a)(6)

- 19. The Plaintiff adopts, incorporate by reference, and alleges herein all of the allegations set forth in paragraph 1 through 18 inclusive, as if set forth individually in this Second Claim for Relief.
- 20. Pursuant to §523(a)(6) of the United States Bankruptcy Code, a debt incurred by a Defendant who engages in willful and malicious conduct that results in damages shall be nondischargeable.
- 21. Defendant acted willfully, maliciously and with deliberate intent to damage and to defame Plaintiff by falsely accusing Plaintiff of the crime of Elder Abuse.
- 22. Defendant's willful disregard for the needs of the Decedent when she was alive and dependent on Decedent to provide caregiver services for her were the proximate causes of the Decedent's death.
- 23. Defendant's willful disregard of his duties as Co-Trustee of the Bobbye J. Rives Trust to the beneficiaries and to administer the Trust according to the law damaged Plaintiff.
- 24. In committing the acts hereinabove described, the Defendant's willful and malicious conduct resulted in Plaintiff filing the two civil lawsuits for damages that he is now seeking to defeat with a Chapter 7 bankruptcy discharge.

8

9

11

12

10

13 14

15

16 17

18

19

20 21

23

24

22

25

27 28

26

25. Because thereof, Plaintiff is entitled to punitive and exemplary damages in an amount to be determined at the time of trial.

SECOND CLAIM FOR RELIEF

Nondischargeability of Defendant – Pursuant to 11 U.S.C. §727(a)(4)(A)(B)

- 26. The Plaintiff adopts, incorporates by reference, and alleges herein all of the allegations set forth in paragraph 1 through 25 inclusive, as if set forth individually in this Second Claim for Relief.
- 27. Pursuant to § 727(a)(4)(A)(B) of the United States Bankruptcy Code, "(a) the court shall grant the debtor a discharge, unless (4) the debtor knowingly and fraudulently, in or in connection with the case (A) made a false oath or account; (B) presented or used a false claim;
- 28. On January 25, 2017, within 3 months of the commencement of the civil trial in the Superior Court of San Diego, the Defendant filed fraudulent financial figures on his Chapter 7 Bankruptcy schedules and concealed the fact that he was a Co-Trustee and beneficiary of the Trust.
- 29. During 341(a) hearings held March 9, 2017 and March 23, 2017, the Defendant verbally affirmed, under oath, that he read his petition and that financial figures he provided on his Chapter 7 Bankruptcy petition were true and accurate.
- 30. The Defendant knowingly and fraudulently, in or in connection with his Chapter 7 Bankruptcy case made a false oath or account and presented or used a false claim regarding the Defendant's status as a beneficiary and Co-Trustee of the Trust and his "personal liability" for the pending lawsuits.
- 31. As a direct and proximate result of the foregoing, Plaintiff (and all creditors) have suffered damages in an amount not presently ascertained but believed to be in excess of \$300,000 (the "personal liability" assigned by the Defendant for the pending lawsuits) which should be exempted from discharge in the Defendant's bankruptcy.
- 32. In committing the acts hereinabove described, the Defendant acted fraudulently, willfully and with deliberate intent to deceive Plaintiff and the Court, and because thereof,

Ca	se 8:17-ap-01068-MW
1 2	Plaintiff is entitled to punitive and exemplary damages in an amount to be determined at the time of trial.
3	
4	PRAYER FOR RELIEF
5	WHEREFORE, Plaintiff requests judgment against Defendant follows:
6	1. On the First Claim for Relief, for judgment against the Defendant determining that
7	the Defendant's willful and malicious conduct towards the Plaintiff resulted in the two pending
8	lawsuits. Therefore, the two pending lawsuits are not dischargeable in his bankruptcy case and for
9	judgment according to proof.
10	2. On the Second Claim for Relief, for judgment against Defendant determining that
11	the Defendant knowingly and fraudulently, in or in connection with his Chapter 7 Bankruptcy
12	case made a false oath and used a false claim regarding the Defendant's status as a beneficiary
13	and Co-Trustee of the Trust and his liability for the pending lawsuits, is not dischargeable in his
14	bankruptcy case and for judgment according to proof.
15	3. The Plaintiff is awarded its costs of suit incurred herein and for such other and
16	further relief, as this Court deems proper.
17	
18	Dated this 12th of July, 2017
19	
20	Jarnita U. Sette
21	Larnita A. Pette, Pro Se
22	
23	·
24	
25	
26	
27 28	
~0	II

Case 8:17-ap-01068-MW Doc 7 Filed 07/13/17 Entered 07/14/17 09:25:48 Desc Main Document Page 9 of 15

EXHIBIT 1

Case 8:17-ap-01068-MW Doc 7 Filed 07/13/17 Entered 07/14/17 09:25:48 Desc Main Document Page 10 of 15

Case 8:17-bk-10265-MW Doc 9 Filed 03/16/17 Entered 03/16/17 15:37:01 Desc Main Document Page 1 of 1

WENETA M.A. KOSMALA, TRUSTEE 3 MacArthur Place, Suite 760 Santa Ana, CA 92707

Telephone: (714) 708-8190 Facsimile: (714) 509-1760

in re:		Case No. 8:17-BK-10265-MW
Sanders	s, Ralph E	Chapter 7
	Debtor(s).	NOTICE OF CONTINUED MEETING OF CREDITORS AND APPEARANCE OF DEBTOR(S) 11 U.S.C. §341(a)
	SEL: (PRO SE) ZZ E ABOVE NAMED DEBTOR(S):	.
above-e	You are hereby notified that the Meeting of Crecentitled matter was continued to March 23, 2017 411 W. Fourth Street. Santa Ana. CA 92701 for the street of the santa Ana.	ditors pursuant to Title 11 U.S.C. Section 341(a) in the at 11:01 AM in Room 3-110, United States Bankruptcy the reason set forth below:
	documents outstanding; notice waived 2015 TAX RETURNS (RETURN) CHASE BANK STATEMENTS 11/1/16 - PRES	SENT (RETURN)
Dated:	March 16, 2017	/s/ WENETA M.A. KOSMALA
		WENETA M.A. KOSMALA Chapter 7 Trustee
X	I certify that Debtor(s)' Counsel in the above referenced case waived Notice of the Continued 341(a) meeting.	
	I certify that I served the within Notice on the above Debtor(s), Debtor(s)' Counsel, and the Office United States Trustee on, 3/16/17.	
		/s/ David M. Fitzgerald
		David M. Fitzgerald

Case 8:17-ap-01068-MW Doc 7 Filed 07/13/17 Entered 07/14/17 09:25:48 Desc Main Document Page 11 of 15

Case 8:17-bk-10265-MW Doc 11 Filed 03/29/17 Entered 03/29/17 15:57:13 Desc Main Document Page 1 of 1

WENETA M.A. KOSMALA, TRUSTEE 3 MacArthur Place, Suite 760 Santa Ana, CA 92707

Telephone: (714) 708-8190 Facsimile: (714) 509-1760

In re:		Case No. 8:17-BK-10265-MW
Sander	s, Ralph E	Chapter 7
	Debtor(s).	NOTICE OF CONTINUED MEETING OF CREDITORS AND APPEARANCE OF DEBTOR(S) 11 U.S.C. §341(a)
COUN TO TH	SEL: (PRO SE) ZZ E ABOVE NAMED DEBTOR(S):	
above- Court,	entitled matter was continued to April 13, 2017 at 411 W. Fourth Street, Santa Ana, CA 92701 for the UPLOAD COPY OF BOBBYE J. RIVES TRUS PURPOSE FOR ALL MONIES PAID TO/FROM COPIES OF ALL CHECK RECEIVED FROM TUPLOAD BANK STATEMENTS ALL ACCOL HOUSING, CHASE, BOBBYE J. RIVES TRUS AMERICA UPLOAD COPY OF DEBTOR'S AGREEMENTS	T AND ACCOUNTING, DISPOSITION AND M DEBTOR FROM THE TRUST FRUST DISTRIBUTIONS INTS 1/1/15 TO PRESENT INCLUDING RB T. CONTINENTAL CURRENCY; BANK OF TRE PROPERTY MANAGEMENT URPOSE OF ALL MONIES RECEIVED FROM ITEM 5
Dated:		/s/ WENETA M.A. KOSMALA WENETA M.A. KOSMALA
		Chapter 7 Trustee
X	I certify that Debtor(s)' Counsel in the above referenced case waived Notice of the Continued 341(a) meeting.	
	I certify that I served the within Notice on the above Debtor(s), Debtor(s)' Counsel, and the Office of the United States Trustee on, 3/27/17.	
		/s/ David M. Fitzgerald
	•	David M. Fitzgerald

Case 8:17-ap-01068-MW Doc 7 Filed 07/13/17 Entered 07/14/17 09:25:48 Desc Main Document Page 12 of 15

Case 8:17-bk-10265-MW Doc 13 Filed 04/17/17 Entered 04/17/17 16:20:23 Desc Main Document Page 1 of 1

WENETA M.A. KOSMALA, TRUSTEE 3 MacArthur Place, Suite 760 Santa Ana, CA 92707 Telephone: (714) 708 8100

Telephone: (714) 708-8190 Facsimile: (714) 509-1760

UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA SANTA ANA DIVISION

In re:		Case No. 8:17-BK-10265-MW
Condoro	s, Ralph E	
Sanders	s, Kaiph E	Chapter 7
	Debtor(s).	NOTICE OF CONTINUED MEETING OF CREDITORS AND APPEARANCE OF DEBTOR(S) 11 U.S.C. §341(a)
	SEL: (PRO SE) ZZ E ABOVE NAMED DEBTOR(S):	
above-e Court, ²	entitled matter was continued to April 27, 2017 at 411 W. Fourth Street, Santa Ana, CA 92701 for the PURPOSE FOR ALL MONIES PAID TO/FROM COPIES OF ALL CHECKS RECEIVED FROM UPLOAD CHASE BANK STATEMENTS ROE 12/31/16 - PRESENT ALL ACCOUNTS UPLOAD COPY OF DEBTOR'S AGREEMEN' AMEND SCHEDULE B ITEM 32 AND SOFA CHART OF HOW ALL MONIES FROM TRUS ALL ATTORNEY INVOICES AND LEDGERS BANK STATEMENTS REFLECTING PAYME ACCOUNTING FOR CASH PAYMENTS, INC ALL DOCS RE WITHDRAWALS FROM ROB ON 4/23/16 - \$4,780 ON 10/4/16 - \$5,710 ON 1 COPY OF LOANME APPLICATION	M DEBTOR FROM THE BOBBYE J. RIVES I TRUST DISTRIBUTIONS IBIE BOBYE HOUSING INC 4/30/16 - 8/31/16 AND I RE PROPERTY MANAGEMENT ITEM 5 IST WERE SPENT INTS TO ATTORNEYS, OR A DETAILED LUDING ACCOUNTING FOR SOURCE OF FUNDS BIE BOBBYE HOUSING INC., INCLUDING: \$6,300 1/7/16 - \$2,150 ON 11/7/16 YE HOUSING INC. (COPIES OF CHECKS AND
Dated:		/s/ WENETA M.A. KOSMALA
		WENETA M.A. KOSMALA Chapter 7 Trustee
X	I certify that Debtor(s)' Counsel in the above refemeeting.	erenced case waived Notice of the Continued 341(a)
	I certify that I served the within Notice on the ab United States Trustee on, 4/17/17.	ove Debtor(s), Debtor(s)' Counsel, and the Office of the

/s/ David M. Fitzgerald David M. Fitzgerald Case 8:17-ap-01068-MW Doc 7 Filed 07/13/17 Entered 07/14/17 09:25:48 Desc Main Document Page 13 of 15

Case 8:17-bk-10265-MW Doc 17 Filed 05/03/17 Entered 05/03/17 15:46:39 Desc Main Document Page 1 of 1

WENETA M.A. KOSMALA, TRUSTEE 3 MacArthur Place, Suite 760 Santa Ana, CA 92707

Telephone: (714) 708-8190 Facsimile: (714) 509-1760

In re:		Case No. 8:17-BK-10265-MW
Sander	s, Ralph E	Chapter 7
	Debtor(s).	NOTICE OF CONTINUED MEETING OF CREDITORS AND APPEARANCE OF DEBTOR(S) 11 U.S.C. §341(a)
	SEL: (PRO SE) ZZ E ABOVE NAMED DEBTOR(S):	
above-c	You are hereby notified that the Meeting of Credentitled matter was continued to May 25, 2017 at 411 W. Fourth Street, Santa Ana, CA 92701 for the street of the santa Ana, CA 92701 for the santa A	itors pursuant to Title 11 U.S.C. Section 341(a) in the 10:02 AM in Room 3-110, United States Bankruptcy ne reason set forth below:
	Off calendar; documents outstanding; notice e-m UPLOAD COPY OF DEBTOR'S AGREEMENT residential lease agreement 4/11/17 that has noth AMEND STATEMENT OF FINANCIAL AFFA	RE PROPERTY MANAGEMENT (received ing to do with Debtor's property management agreement)
Dated:		/s/ WENETA M.A. KOSMALA WENETA M.A. KOSMALA
		Chapter 7 Trustee
X	I certify that Debtor(s)' Counsel in the above referenced case waived Notice of the Continued 341(a) meeting.	
	I certify that I served the within Notice on the above Debtor(s), Debtor(s)' Counsel, and the Office United States Trustee on, 5/2/17.	
		/s/ David M. Fitzgerald
		David M. Fitzgerald

Case 8:17-ap-01068-MW Doc 7 Filed 07/13/17 Entered 07/14/17 09:25:48 Desc Main Document Page 14 of 15

Case 8:17-bk-10265-MW Doc 25 Filed 05/25/17 Entered 05/25/17 15:03:03 Desc Main Document Page 1 of 1

WENETA M.A. KOSMALA, TRUSTEE 3 MacArthur Place, Suite 760 Santa Ana, CA 92707

Telephone: (714) 708-8190 Facsimile: (714) 509-1760

In re:		Case No. 8:17-BK-10265-MW
Sander	s, Ralph E	Chapter 7
	Debtor(s).	NOTICE OF CONTINUED MEETING OF CREDITORS AND APPEARANCE OF DEBTOR(S) 11 U.S.C. §341(a)
	SEL: (PRO SE) ZZ E ABOVE NAMED DEBTOR(S):	
above-e Court,	You are hereby notified that the Meeting of Cred entitled matter was continued to June 19, 2017 at 411 W. Fourth Street, Santa Ana, CA 92701 for the street of the santa Ana, CA 92701 for the santa	itors pursuant to Title 11 U.S.C. Section 341(a) in the 10:02 AM in Room 3-110, United States Bankruptcy ne reason set forth below:
	off calendar; documents outstanding; notice e-ma UPLOAD COPY OF DEBTOR'S AGREEMENT residential lease agreement 4/11/17 that has nothing AMEND STATEMENT OF FINANCIAL AFFA	RE PROPERTY MANAGEMENT (received ing to do with Debtor's property management agreement)
Dated:	May 25, 2017	/s/ WENETA M.A. KOSMALA
		WENETA M.A. KOSMALA Chapter 7 Trustee
X	I certify that Debtor(s)' Counsel in the above refemeeting.	erenced case waived Notice of the Continued 341(a)
	I certify that I served the within Notice on the abounited States Trustee on, 5/25/17.	ove Debtor(s), Debtor(s)' Counsel, and the Office of the
		/s/ David M. Fitzgerald
	1	David M. Fitzgerald

Case 8:17-ap-01068-MW Doc 7 Filed 07/13/17 Entered 07/14/17 09:25:48 Desc Main Document Page 15 of 15

WENETA M.A. KOSMALA, TRUSTEE 3 MacArthur Place, Suite 760 Santa Ana, CA 92707

Telephone: (714) 708-8190 Facsimile: (714) 509-1760

in re:		Case No. 8:17-BK-10265-MW
Sander	s, Ralph E	Chapter 7
	Debtor(s).	NOTICE OF CONTINUED MEETING OF CREDITORS AND APPEARANCE OF DEBTOR(S) 11 U.S.C. §341(a)
COUN TO TH	SEL: (PRO SE) ZZ E ABOVE NAMED DEBTOR(S):	
above- Court,	You are hereby notified that the Meeting of Cred entitled matter was continued to July 18, 2017 at 1411 W. Fourth Street, Santa Ana, CA 92701 for the	itors pursuant to Title 11 U.S.C. Section 341(a) in the 10:02 AM in Room 3-110, United States Bankruptcy ne reason set forth below:
	Off calendar; documents outstanding UPLOAD COPY OF DEBTOR'S AGREEMENT residential lease agreement 4/11/17 that has nother AMEND STATEMENT OF FINANCIAL AFFA	ing to do with Debtor's property many and a service
Dated:	June 20, 2017	/s/ WENETA M.A. KOSMALA
		WENETA M.A. KOSMALA Chapter 7 Trustee
X	I certify that Debtor(s)' Counsel in the above referenced case waived Notice of the Continued 341(a) meeting.	
	I certify that I served the within Notice on the above Debtor(s), Debtor(s)' Counsel, and the Office of the United States Trustee on, 6/20/17.	
		/s/ David M. Fitzgerald
		David M. Fitzgerald